## REMARKS

The Office Action dated February 29, 2008 has been reviewed and carefully considered. Claims 1-16 are pending. Reconsideration of the above-identified application in light of the remarks is respectfully requested.

The Drawings stand objected to for not having descriptive labels. In response, replacement sheets have been provided with descriptive labels as indicted by the Examiner. Accordingly, applicants respectfully request removal of this objection.

Claims 1, 3, 5, 6-9, 12 and 16 stand rejected under USC 112, second paragraph, as being indefinite. In response, claims 1, 3, 5, 6-9, 12 and 16 have been amended to particularly point out and distinctly claim the subject matter which applicants regards as the invention. Accordingly, applicants respectfully request removal of this rejection.

Claims 1-8, 13 and 14 stand rejected under 35 USC 102(b) as being anticipated by Mishelevich et al. (WO 01/31634).

Applicants respectfully submit that Mishelevich et al. fails to teach, show or imply the limitation of a "wherein the correction device has a lexicon of alternatives which contains at least word parts that can be displayed by the correction device as alternatives to at least individual word parts of the recognized text." as recited in claim 1. Independent claims 2 and 7 recites similar limitiatons.

Applicants can find nothing in Mishelevich that shows are implies the above limitations. In particular, applicants note that Mishelevich on page 15, lines 21-28 teaches only the use of a word or phrase (e.g. two or more words) in its application alternatives and not word parts. Thus, Mishelevich does not teach a "correction device has a lexicon of alternatives which contains at least word parts that can be displayed by the correction device as alternatives to at least individual word parts of the recognized text."

Having shown that the device resulting from the teachings of the cited references does not include all the elements of the present invention, applicant submits that the reasons for the examiner's rejections of the claims have been overcome and can no longer be sustained. Applicant respectfully requests reconsideration, withdrawal of the rejection and allowance of instant independent claims 1, 2 and 7.

Claims 9 and 10 stand rejected under 35 USC 103(a) as being unpatentable over Mishelevich et al. in view of Ortega et al. (US 6,507,816). Claim 11 stands rejected under 35 USC 103(a) as being unpatentable over Mishelevich et al. in view of Nassif et al. (US 6,418,410). Claim 12 stands rejected under 35 USC 103(a) as being unpatentable over Mishelevich et al. in view of Chen et al. (US 5,864,805). Claim 15 stands rejected under 35 USC 103(a) as being unpatentable over Mishelevich et al. in view of Ortega et al. (US 6,332,122). Claim 16 stands rejected under 35 USC 103(a) as being unpatentable over Mishelevich et al. in view of Rozak et al. (US 5,950,160).

With regard to the dependent claims 3-6 and 8-16 these claims ultimately depend from one of the independent claims 1, 2 or 7, which have been shown to be allowable in view of the cited references. Accordingly, claims 3-6 and 8-16 are also allowable by virtue of their dependence from an allowable base claim.

For all the foregoing reasons, it is respectfully submitted that all the present claims are patentable in view of the cited references. A Notice of Allowance is respectfully requested.

Respectfully submitted,

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